中信泰富有限公司 BY COURIER

Exemption No. 82-5232 03 OCT 23 AM 7:21

Date: 21st October, 2003

Securities and Exchange Commission Division of Corporate Finance Office of International Corporate Finance

Room 3045 (stop 3-4) Judiciary Plaza 450 Fifth Street, N.W. Washington D.C. 20549

U.S.A.

03032855

CITIC PACIFIC

Dear Sirs.

Re: CITIC Pacific Limited ("the Company")

For the purpose of continuing to claim exemption pursuant to Rule 12g 3-2(b) under the Securities Exchange Act of 1934, we hereby furnish to the Commission the information required by Rule 12g 3-2(b).

Set out in the annexure is a list of information, copies of which are enclosed herewith, that the Company since September 22, 2003 (i) made or was required to make public pursuant to the laws of Hong Kong (ii) filed or was required to file with the Stock Exchange of Hong Kong Limited (the "HKSE") on which the securities of the Company are traded and which was made public by the HKSE; and (iii) distributed or was required to distribute to the holders of the securities of the Company.

Also set forth therein in connection with each item is (i) the date on which the particular item was or is required to be made public, filed with the HKSE, or distributed and (ii) the entity requiring that item be made public, filed with the HKSE or distributed.

Please feel free to contact the undersigned should you have any question concerning the above.

Thank you for your attention.

Yours faithfully, For and on behalf of CITIC PACIFIC LIMITED

Alice Tso Company Secretary

Encl. AT/wy/LTR-2157 DU 10/24

CITIC Pacific Ltd 32nd Floor, CITIC Tower. 1 Tim Mei Avenue, Central, Hong Kong

Tel: 2820 2111 Fax: 2877 2771 Email: contact@citicpacific.com Web Site: www.citicpacific.com

Annexure

CITIC Pacific Limited

List of Information that the Company since September 22, 2003 (i) made or was required to make public pursuant to the laws of Hong Kong (ii) filed or was required to file with the Stock Exchange of Hong Kong Limited ("HKSE") on which the securities of the Company are traded and which was made public by the HKSE; and (iii) distributed or was required to distribute to the holders of the securities of the Company

1. Document: Monthly Return on Movement of Listed Equity Securities

Date: October 3, 2003

Entity Requiring Item: HKSE (pursuant to the Rules Governing the Listing of

Securities on the HKSE ("HKSE Listing Rules"))

2. Document: Press Announcement regarding the acquisition of interests in PRC power plants

Date: October 13, 2003

Entity Requiring Item: HKSE (pursuant to HKSE Listing Rules)

Monthly Return On Movement of Listed Equity Securities For the month ended 30th September, 2003 03007 23 To: The Listing Division of The Stock Exchange of Hong Kong Limited								
To: The Listing Division of TCC: The Research & Planning		Trong Dimino						
From: CITIC Pacific I (Name of (
Alice Tso Mun W	Vai	Tel No.: 2820-2111						
(Name of R	esponsible Official)							
Date: 3rd October, 2003								
(A) Information on Types of L (please tick wherever applied								
1. Ordinarý shares :	2. Preference sha							
3. Other classes of shares:	please specify	share	S					
4. Warrants :	please specify:							
(B) Movement in Authorised S	hare Capital:							
	No. of britingly shares/ Protections shares/ policy shasses of shares	Par Value (HK\$)	Authorised Share Capital (HK\$)					
Balance at close of preceding month	3,000,000,000	0.40	1,200,000,000					
Increase/(Decrease) (EGM approval date):								
Balance at close of the month	3,000,000,000	0.40	1,200,000,000					
(C) Movement in Issued Share	e Capital:							
	No. of <u>Orthranx shares</u>	No. of Preferences	ence No. of other <u>classes of shares</u>					
Balance at close of preceding month:	2,188,460,160							
Increase/(Decrease) during the month								
Balance at close of the month:	2,188,460,160							

(D) Details of Movement:

• please delete and insert 'N/A' wherever inapplicable

TYPE OF SECURITIES	SECURITIES IN ISSUE AT CLOSE OF PRECEDING MONTH	,			SECURITIES IN ISSUE AT CLOSE OF THE MONTH	IN NO. OF NEW SHARES ARISING THEREFROM
SHARE OPTIONS* Type	No. of Options	Granted	Exercised	Cancelled	No. of Options	
CITIC Pacific Share Incentive 1. Plan 2000 Exercise price: HKS 18.20	ye 11,550,000				11,550,000	Nil
2 Exercise price: HK\$						
WARRANTS* Date of Expiry N/A	Nominal Value (HK\$)	Exercised (HK\$)		Nominal Value (HK\$)		
1 Subscription price: HKS						
2						
CONVERTIBLES* Class N/A	Units	Converted (Units)		Units		
Convertible price:						
OTHER ISSUES OF SHARES N/A		1			J	
Rights Issue Placing Bonus Issue Scrip Dividend Repurchase of share Redemption of share Consideration issue	Price: Issue and allotment Date: Cancellation Date: Redemption Date: Issue and allotment Date:				Date: Date: Date: Date:	
Others (please specify)	Perice: Issue and allotment Date:					
Total No. of ordinary shares/preference shares/other classes of shares increased/(decreased) during the month:						Nil

	Authorised Signatory:
Remarks:	
	1

Name: Alice Tso Mun Wai Title: Company Secretary

Note:
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CITIC Pacific Limited 中信泰富有限公司 (Incorporated in Hong Kong with limited liability)

ACQUISITION OF INTERESTS IN PRC POWER PLANTS CONNECTED TRANSACTIONS

The Directors announce that on 13 October 2003, Everwin, a wholly owned subsidiary of CITIC Pacific, entered into the Sunburst Agreement and the Shaanxi Xin Li Agreement with CITIC Beijing, pursuant to which Everwin will acquire from CITIC Beijing (a) 65% of the registered capital of Sunburst together with the benefit of the Shareholders' Loan (but excluding 51% of the registered capital of Shaanxi Xin Li Power held by Sunburst) and (b) 20% of the registered capital of Fengtai Electric Power.

The consideration payable under the Sunburst Agreement amounts to RMB360,960,000 (approximately HK\$339 million). In addition, in relation to a banking facility of RMB315,490,000 (extended by an independent third party) to Shaanxi Xin Li Power under which CITIC Beijing has provided a guarantee to the bank and Sunburst has provided the Counter Indomnity, CITIC Beijing and Everwin have agreed that in relation to any claim against CITIC Beijing under its guarantee to the bank, CITIC Beijing and Everwin will share such claim equally and Everwin will indemnify CITIC Beijing accordingly, but the maximum amount of claims to be borne by Everwin has been agreed by Everwin and CITIC Beijing to be limited to RMB50 million.

CITIC Beijing is a substantial shareholder of CITIC Pacific. Accordingly, the Sunburst Agreement and the Shaanxi Xin Li Agreement constitute connected transactions of the Company for the purpose of the Listing Rules. The aggregate of the consideration or value of the Acquisition (including the consideration payable under the Sunburst Agreement and the maximum exposure of Everwin under its indemnity to CITIC Beijing (which indemnity is ancillary to the Sunburst Agreement and not the principal purpose or effect of the two agreements) does not exceed 3% of CITIC Pacific's consolidated net asset value as at 31 December 2002, the transactions are accordingly disclosed in this announcement and will be disclosed in CITIC Pacific's forthcoming annual reports pursuant to Rule 14.25(1)(a) of the Listing Rules until Everwin's indemnity to CITIC Beijing is released.

DETAILS OF THE SUNBURST AGREEMENT Date: 13 October 2003

CITIC Beijing as seller Everwin as purchaser Parties:

Assets:

65% of the registered share capital of Sunburst (but excluding Shaanxi Xin Li Power - see "Details of Shaanxi Xin Li Agreement" below);

the Shareholders' Loan; and

20% of the registered capital of Fengtai Electric Power,

Sunburst is an investment holding company which in turn beneficially owns 13.44% of the registered capital of Jiangsu Ligang Power and 85% of the registered capital of Shenzhen Xiecheng. Accordingly through the Acquisition Everwin has agreed to acquire an attributable interest in:—

- 8.736% of the registered capital of Jiangsu Ligang Power;
- 20% of the registered capital of Fengtai Electric Power; and
- 65% of all other assets held beneficially by Sunburst (including 85% of the registered capital of Shanzhen Xiecheng but see "Details of the Shanzxi Xin Li Agreement" below).

Consideration under the Sunburst Agreement

The aggregate consideration under the Sunburst Agreement for 65% of Sunburst, the Shareholders' Loan, 20% of the registered capital of Fengtai-Electric Power, is RMB360.960,000 payable in foreign currency. This comprises:

- an amount equal to the principal amount of the Shareholders' Loan of RMB46,890,000 (approximately HK\$44 million) and interest outstanding thereunder up to the Completion Date;
- $RMB92.790.000 \ (approximately \ HK\$87 \ million) \ for acquiring \ 20\% \ of the registered \ capital \ of Fengtai \ Electric Power; \ and$
- the remaining balance for acquiring 65% of Sunburst.

Please refer to the section headed "General" below for the aggregate consideration for the

Condition to Completion of the Sunburst Agreement
The payment of the consideration under the Sunburst Agreement is conditional upon:

- all necessary approvals having been granted by the relevant PRC government authorities in relation to the Sunburst Agreement, the New Articles of Association and the New Joint relation to the Sunt Venture Agreement;
- (ii) the issue of a business license for Sunburst.

If the conditions are not satisfied within three months (or such other period as may be agreed between the parties) or walved in writing by Everwin from the date on which the regulatory approval is obtained for the Sunburst Agreement, the New Joint Venture Agreement and the New Articles of Association, the Sunburst Agreement can be terminated by either party. Condition (i) has already been satisfied.

Completion of the Sunburst Agreement Completion of the Sunburst Agreement will take place on the third business day after satisfaction

DETAILS OF THE SHAANXI XIN LI AGREEMENT Date: 13 October 2003

Parties:

CITIC Beijing

Sunburst also holds a 51% interest in the registered capital of Shaanxi Xin Li Power, but under the Shaanxi Xin Li Agreement, the parties have agreed that Everwin in purchasing 65% of Sunburst will not be purchasing the 33.15% (65% times 51%) attributable interest in Shaanxi Xin Li Power. The parties have agreed that between themselves, CITIC Beijing will be responsible for all income and liabilities derived from the said attributable interest, except in relation to the bank guarantee described below.

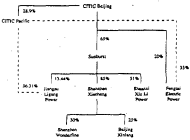
In relation to a banking facility of RMB315,490,000 (extended by an independent third party bank) to Shaanxi Xin Li Power under which CITIC Beijing has provided a guarantee in the amount of RMB147,300,000 to the bank and Sunburst has provided the Counter Indemnity to CITIC Beijing. The maximum liability under the Counter Indemnity is RMB147,300,000. Collaterals over two sets of generating units and the ancillary equipment; plant and facilities of Shaanxi Xin Li Power have been provided to Sunburst as security for the Counter Indemnity.

CITIC Beijing and Everwin have agreed that in relation to any claim against CITIC Beijing under its guarantee to the bank, CITIC Beijing and Everwin will share such claim equally and Everwin will indemnify CITIC Beijing accordingly, but the maximum amount of claims to be borne by Everwin has been agreed by Everwin and CITIC Beijing to be limited to RMB50 million, despite the existence of the Counter Indemnity referred to above.

ASSETS TO BE ACQUIRED

The charts below show the structure of the beneficial ownership of Sunburst and Fengtal Electric Power prior to and after the Acquisition:-

Prior to the Acquisition



Immediately after the Acquisition

Shaanal Xin Li Power

indirect beneficial interests not held through Sunburst
 indirect and starbutable interest in Shasaxi Xin Li Poe

Sunburst is an investment holding company which in turn beneficially owns 13.44% of the registered capital of Jiangsu Ligang Power and 85% of the registered capital of Jiangsu Ligang Power and 85% of the registered capital of Shenzhen Xitecheng. For the year ended 31 December 2001, the proforma consolidated net profit attributable to shareholders before and after taxation of Sunburst (excluding the 51% interest in Shaanxi Xin Li Power) were approximately RMB62 million (approximately HK536 million) respectively. For the year ended 31 December 2002, the proforma consolidated net profit attributable to shareholders before and after taxation of Sunburst (excluding the 51% interest in Shaanxi Xin Li Power) were approximately RMB41 million (approximately HK539 million) and approximately RMB39 million (approximately HK537 million) respectively. As at 30 June 2003, the proforma consolidated net asset value of Sunburst (excluding the 51% interest in Shaanxi Xin Li Power) was approximately RMB543 million (approximately HK5310 million).

Jiangsu Ligang Power is engaged in the business of power generation, supply and sale of electricity and construction and operation of Ligang power plant in the PRC. The concession of Phase I and Phase II of the Jiangsu Ligang Power, each with a power generating capacity of 2 x 350 MW, ends in 2008 and 2018 respectively. Sunspark, a wholly owned subsidiary of the Company, already holds 56.31% of the registered capital of Jiangsu Ligang Power. 56.31% of the registered capital of Jiangsu Ligang Power. Shenzhen Xiecheng, in which CITIC Beijing already has an indirect 15% interest, is engaged in the business of manufacturing and sale of high-voltage electricity transmission and transformation equipment, electrical machinery and appliances. Shenzhen Xiecheng in turn beneficially owns 30% of the registered capital of Beijing Xinlang. Shenzhen Wonderfine is engaged in the business of development, production and sale of electricity switch and industrial automation equipment and Beijing Xinlang, in which CITIC Beijing indirectly holds the remaining 75% of the registered capital, is engaged in the business of sale, installation and provision of technical services of luminaire and lighting equipment.
Fengtai Electric Power is engaged in the operation and

the business of sale, installation and provision of technical services of luminaire and lighting equipment.

Fengtai Electric Power is engaged in the operation and management of Hubbot Power Station (2 x 200MW). The first set of generating units commenced commercial operation in early 2002 and the second set of generating units commenced commercial operation in September 2002. Thus, there was no profit and loss in 2001. For the year ended 31 December 2002, the net loss before and after taxation of Fengtai Electric Power were both approximately RMB16 million (approximately HKS15 million). As at 30 June 2003, the net asset value of Fengtai Electric Power was approximately RMB470 million (approximately HKS442 million). Classabove Holdings Limited, a wholly owned subsidiary of CITIC Pacific already has a 35% of the registered capital of Fengtai Electric Power, According to the constitutional documents of Fengtai Electric Power, cartain operating and financial policies of Fengtai Electric Power, care of the board of Fengtai Electric Power As CITIC Pacific will not have the control over two-third or more of the board of Fengtai Electric Power, CITIC Pacific will not have the unilateral control over two-third or more of the board of Fengtai Electric Power, CITIC Pacific will not have the unilateral control over the operating and financial policies of Fengtai Electric Power, Accordingly, Fengtai Electric Power will not be consolidated into the Company's accounts after completion of the Acquisition.

BASIS OP CALCULATING THE CONSIDERATION The consideration under the Submirst Agreement and the

BASIS OF CALCULATING THE CONSIDERATION BASIS OF CALCULATING THE CONSIDERATION The consideration under the Sunburst Agreement and the Shanxi Xin Li Agreement was arrived at after arm's length negotiations between the Company and CITIC Beijing and is based on the net asset value of Sunburst after deducting Shaanxi Xin Li Power and the actual amounts of the Shareholders' Loan and the registered capital in respect of 20% in Fengata Electric Power. The aggregate amount of the Shareholders' Loan principal and interest was approximately RMB35 million as of 30 June 2003. Deducting this amount and RMB92,790,000 for acquiring 20% of the registered capital of Fengtai Electric Power (which represents a discount of approximately 1% of the attributable net asset value of Fengtai Electric Power as at 30 June 2003, the consideration for 65% of Sunburst (excluding Shaanxi Xin Li Power) was approximately 19% to its attributable proforma net asset value as at 30 June 2003 after deducting Shaanxi Xin Li Power.

According to the Sunburst Agreement and the Shaanxi

According to the Sunburst Agreement and the Shaanxi Xin Li Agreement, in the event that the net asset value of Sunburst (excluding Shaanxi Xin Li Power) to be certified by PRC accountants in accordance with the generally accepted accounting principles in the PRC is below RMB346,731,000 as at 30 June 2002, the consideration will be commensurately adjusted.

The consideration will be funded out of available internal resources of the Company.

REASONS FOR THE ACQUISITION REASONS FOR THE ACQUISITION
The Company's long term objective remains to develop a
large diversified business with focus on providing basic
infrastructure in Hong Kong and Mainland China
supplemented by marketing and distribution, property
investment and management. The Acquisition represents
an excellent opportunity for the Group to further expand
its power business in Mainland China, picking assets
attractive to the Group. attractive to the Group.

its power business in Mainland China, picking assets attractive to the Group.

GENERAL

CITIC Beijing is a substantial shareholder of CITIC Pacific. Accordingly, the Sunburst Agreement and the Shaanxi, Xin Li Agreement constitute connected transactions of the Company for the purpose of the Listing Rules. The Counter Indemnity will continue until there is no further liability under the guarantee of RMB147,300,000 described in the 'Details of the Shaanxi Xin Li Agreement'. The aggregate of the consideration or value of the Acquisition (including the consideration payable under the Sunburst Agreement in the amount of RMB360,960,000 and the maximum exposure of Everwin under its indemnity to CITIC Beijing, being RMB50 million (which indemnity is ancillary to the Sunburst Agreement and not the principal purpose or effect of the two agreements) does not exceed 3% of CITIC Pacific's consolidated net asset value as at 31 December 2002. The Directors (including the independent non-executive directors of the Company) are of the view that the Acquisition has been entered into on normal commercial terms. The transactions are accordingly disclosed in this announcement and will be disclosed in CITIC Pacific's forthcoming annual reports pursuant to Rule 14.25(1)(a)

of the Listing Rules until Everwin's indemnity to CITIC Beijing is released DEFINITIONS

'Company'

"Completion Date"

the acquisition anticipated in the Sunburst Agreement as supplemented by the Shaanxi Xin Li Agreement; Beijing Xinlang Lighting Technology Co. Ltd. 北京新朗照明技術有限 責任公司; "Beijing Xinlang"

"CITIC Beijing"

责任公司; China International Trust and Investment Corporation (中國國際 信托投資公司), a company established under the laws of the PRC; CITIC Pacific Limited, a company incorporated in Hong Kong whose shares are listed on the Stock "CITIC Pacific" or

the third business day after all the conditions to the Sunburst Agreement have been satisfied, not later than three months after the date on which the regulatory approval is obtained on the Sunburst Agreement and the anxillary new articles of incorporation and new joint venture contract;

'Counter Indemnity'

and new joint venture contract; the counter indemnity dated 29 December 1997 from Sunburst in favour of CITIC Beijing; Everwin. Holdings Ltd., a wholly owned subsidiary of the Company incorporated in the British Virgin

"Everwin" Islands:

"Fengtal Electric Power"

Inner Mongolia Fengtai Electric Power Generation Company Limited 內蒙古豐泰發電有限公司。a company incorporated in the PRC;

"Jiangsu Ligang Power"

liangsu Ligang Electric Power Company Limited 江蘇利港電力有 限公司, a company incorporated in the PRC;

"Listing Rules" "New Articles of Association'

the Rules Governing the Listing of Securities on the Stock Exchange: new Articles of Association of Sunburst entered into between Byerwin and SDIC Electric Power Co. 國投電力公司;

"New Joint Venture Agreement" new joint venture agreement between SDIC Electric Power Co. 國投電力 公司.. and . Everwin relating to Sunburst:

People's Republic of China;

Renminbi:

"PRC" "RMB"

Renminor, Shaanxi Xin Li_Power Generation Company Limited 陝西新力發電有 限 責任 公 司 , a company incorporated in the PRC; Shaanxi Xin Li Power"

"Shaanxi Xin Li Agreement"

incorporated in the PRC; the agreement dated 13 October 2003 between Everwin and CITIC Beijing supplemental to the Sunburst Agreement to stipulate the arrangement of Shaanxi Xin Li Power which will not form part of the Acquisition: Acquisition;

"Shareholders"

Acquisition;
a Shareholder's loan of
RMB46.890.000 (approximately
HKS44 million) due by Sunburst to
CITIC Beijing and interest
outstanding thereunder up to the
Completion Date. The loan is
repayable on demand;

"Shenzhen Xiecheng"

"Shenzhen Wonderfine"

"Stock Exchange"

Limited;

"Sunburst"

Sunburst Energy Development Inc. 新力能版開發公司, a company incorporated in the PRC;

"Sunburst

the agreement dated 13 October 2003' between Everwin and CITIC Beijing pursuant to which Everwin will acquire from CITIC Beijing (a) a 65% equity interest in Sunburst together with the benefit of the Sharcholders' Loan and (b) a 20% equity interest in Fengtai Electric Power:

"Sunspark"

Sunspark Power Investment Company Limited 新宏電力投資有限公司, a wholly owned subsidiary of the Company incorporated in Hong Kong.

(The exchange rate of Renminbi to Hong Kong dollars quoted in this Announcement adopts a rate RMB1 equivalent to HK\$0.94.)

By Order of the Board CITIC Pacific Limited Alice Tso Mun Wal Company Secretary

Hong Kong, 13 October 2003